KELLER BENVENUTTI KIM LLP WEIL, GOTSHAL & MANGES LLP 1 Tobias S. Keller (#151445) Richard W. Slack (pro hac vice) (tkeller@kbkllp.com) (richard.slack@weil.com) 2 Peter J. Benvenutti (#60566) Jessica Liou (pro hac vice) (pbenvenutti@kbkllp.com) (jessica.liou@weil.com) 3 Jane Kim (#298192) Matthew Goren (pro hac vice) (jkim@kbkllp.com) 4 (matthew.goren@weil.com) 650 California Street, Suite 1900 767 Fifth Avenue San Francisco, CA 94108 5 New York, NY 10153-0119 Tel: 415 496 6723 Tel: 212 310 8000 6 Fax: 650 636 9251 Fax: 212 310 8007 7 Attorneys for Debtors and Reorganized Debtors 8 9 UNITED STATES BANKRUPTCY COURT 10 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 11 12 13 14 Bankruptcy Case No. 19-30088 (DM) 15 In re: Chapter 11 16 **PG&E CORPORATION,** (Lead Case) (Jointly Administered) 17 - and -DECLARATION OF EDWARD J. 18 PACIFIC GAS AND ELECTRIC RADETICH, JR. IN SUPPORT OF COMPANY, REORGANIZED DEBTORS' ELEVENTH 19 SECURITIES CLAIMS OMNIBUS **OBJECTION (CLAIMS BARRED BY THE** Debtors. 20 STATUTE OF REPOSE) ☐ Affects PG&E Corporation 21 ☐ Affects Pacific Gas and Electric Company **Response Deadline:** August 31, 2021, 4:00 p.m. (PT) ★ Affects both Debtors 22 * All papers shall be filed in the Lead Case, No. **Hearing Information If Timely Response Made:** 23 19-30088 (DM). Date: September 14, 2021 24 Time: 10:00 a.m. (Pacific Time) Place: (Tele/Videoconference Appearances Only) 25 United States Bankruptcy Court Courtroom 17, 16th Floor 26 San Francisco, CA 94102 27

Case: 19-30088 Doc# 11015 Filed: 08/03/21 Entered: 08/03/21 18:48:54 Page 1 of 4

28

- I, Edward J. Radetich, Jr., pursuant to section 1746 of title 28 of the United States Code, hereby declare under penalty of perjury that the following is true and correct to the best of my knowledge, information, and belief:
- 1. I am a Managing Director of Kroll Settlement Administration LLC ("KSA"), an affiliate of Prime Clerk LLC ("Prime Clerk"). KSA's main office is located in Philadelphia, Pennsylvania.
- 2. I am providing this Declaration in support of the *Reorganized Debtors' Eleventh Securities Claims Omnibus Objection (Claims Barred by the Statute of Repose)* (the "Omnibus Objection"), filed contemporaneously herewith in the chapter 11 cases (the "Chapter 11 Cases") of PG&E Corporation and Pacific Gas and Electric Company, as debtors and reorganized debtors (collectively, the "Debtors" or the "Reorganized Debtors," as applicable).
- 3. I have extensive experience and expertise in all aspects of claims administration, including direct notice, paper and electronic publication, nominee outreach, website design, claimant communication, claims intake and processing, distribution of payments, and tax reporting. Notably, I personally oversaw the very first securities class action, the Atlantic Department Stores class action lawsuit in 1975. Since then, our team has administered more than 3,000 matters involving securities fraud, antitrust, consumer, employment and labor, and government enforcement actions. Our team has handled all aspects of claims administration in many noteworthy securities class action settlements in recent years, including *In re Bank of America Corporation Securities Litigation*, No. 11-cv-00733-WHP (S.D.N.Y); *In re Longwei Petroleum Investment Holding Limited Securities Litigation*, No. 13-cv-214 (RMB) (S.D.N.Y); and *In re The Bank of New York Mellon ADR FX Litigation*, No. 1:16-cv-00212 (S.D.N.Y). A detailed description of my experience and qualifications is attached as **Exhibit A**.
- 4. Except as otherwise indicated herein, all facts set forth in this Declaration are based upon my personal knowledge, the knowledge of other employees working under and alongside me on this matter, my discussions with the Reorganized Debtors' personnel and the Reorganized Debtors' various advisors and counsel, and my review of relevant documents and information. If called upon to testify, I would testify competently to the facts set forth in this Declaration. I am authorized to submit this Declaration on behalf of the Reorganized Debtors.

¹ Capitalized terms used but not otherwise defined herein have the meanings ascribed to such terms in the Omnibus Objection.

Identification of Claims Subject to the Omnibus Objection

- 5. KSA has been asked by the Reorganized Debtors and their counsel to assist with reviewing and analyzing the claims based on the purchase or acquisition of PG&E securities filed in the Chapter 11 Cases, including identifying claims to be included in the Omnibus Objection. In furtherance thereof, our team has established and reviewed a database for these claims. The database contains information extracted from proofs of claim or submitted by claimants via an online portal and/or other means.
- 6. Based on our review, and information provided to us by Compass Lexecon, LLC ("Compass"), we have identified claims that, based on all of the trading data submitted by the claimants, are asserted exclusively on account of transactions in PG&E debt securities where the offering occurred more than three years before the filing of the Chapter 11 Cases.
- 7. These identified claims are set forth on **Exhibit 1** to the Omnibus Objection, which was prepared by our team under my general supervision, and I am familiar with its contents and the process under which it was prepared.
- 8. None of the claims allege transactions in any PG&E debt security issued less than 3 years before the filing of the Chapter 11 Cases.

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Case: 19-30088 Doc# 11015 Filed: 08/03/21 Entered: 08/03/21 18:48:54 Page 3

of 4

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief. Executed August 3, 2021 in New Jersey. /s/ Edward J. Radetich, Jr. Edward J. Radetich, Jr. **Managing Director**

Case: 19-30088 Doc# 11015 Filed: 08/03/21 Entered: 08/03/21 18:48:54 Page 4